

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION**

IN RE,)	CASE NO. 09 B 39819
)	
SYLWIA K. KLUEVER)	CHAPTER 7
MAREK KLUEVER)	
)	
Debtor(s))	JUDGE BRUCE W. BLACK
<hr/>		
BRADLEY J. WALLER, not individually, but)	
as BANKRUPTCY TRUSTEE OF THE)	
ESTATE OF SYLWIA K. KLUEVER and)	CASE NO. 10 A _____
MAREK KLUEVER)	
)	
Plaintiff,)	
vs)	
)	
SYLWIA K. KLUEVER and)	
MAREK KLUEVER)	
)	
Defendant(s).)	

COMPLAINT OBJECTING TO DISCHARGE
PURSUANT TO 11 USC §727

NOW COMES Plaintiff, **BRADLEY J. WALLER, BANKRUPTCY TRUSTEE OF THE ESTATE OF SYLWIA K. KLUEVER and MAREK KLUEVER**, by and through his attorneys, **KLEIN, STODDARD, BUCK, WALLER & LEWIS, LLC** and complaining of defendants, **SYLWIA K. KLUEVER and MAREK KLUEVER** states and alleges as follows:

1. This is a core proceeding pursuant to 28 USC §157 (b)(2).
2. Jurisdiction is proper before this court pursuant to 28 USC §1334 & 28 USC § 157.
3. Venue is proper in the above incaptioned district pursuant to 28 USC §1409(a).
4. On October 23, 2009, Debtors/defendants, **SYLWIA K. KLUEVER and MAREK KLUEVER** filed a voluntary petition for relief under and pursuant to Chapter 7 of 11 USC § 101 et seq. (the Bankruptcy Code).
5. On October 23, 2009, **BRADLEY J. WALLER** was appointed Trustee and continues to act in said capacity.
6. On December 9, 2009 Trustee conducted meetings of creditors which debtors attended.

7. At said meeting of creditors, Plaintiff learned that debtor, **MAREK KLUEVER**, has an interest in real estate located at Flamandzka Street in Sroda Slaska, Poland.
8. Said real estate is property of the bankruptcy estate.
9. Debtor/Defendant had a duty to disclose the same in his schedules.
10. The Debtors/Defendants knowingly and fraudulently made a false oath in violation of 11 USC §727(a)(4)(A).

WHEREFORE, for the reasons and grounds stated in this adversary complaint, Plaintiff, **BRADLEY J. WALLER, BANKRUPTCY TRUSTEE OF THE ESTATE OF SYLWIA K. KLUEVER and MAREK KLUEVER**, prays that this court enter an order denying Defendants, **SYLWIA K. KLUEVER and MAREK KLUEVER**, a discharge for violating 11 USC §727 and for further relief which is just and equitable.

**BRADLEY J. WALLER,
BANKRUPTCY TRUSTEE OF THE ESTATE OF
SYLWIA K. KLUEVER and MAREK KLUEVER**

/s/ *Bradley J. Waller*
Bankruptcy Trustee

Prepared by:
BRADLEY J. WALLER
Klein, Stoddard, Buck, Waller & Lewis, LLC
2045 Aberdeen Court
Sycamore, IL 60178
(815) 748-0380